captive as hostages. By mid-November, 14 of the hostages—the women and African-Americans—had been released, but 52 remained.

President Jimmy Carter initially attempted to diffuse the situation through diplomatic and economic means. He froze Iranian assets, ceased oil imports from Iran, and expelled numerous Iranians from the United States. Unfortunately, these measures proved unsuccessful, and when the Iranian government issued a set of demands for the release of the hostages, President Carter approved the plan for a secret rescue mission called Operation Eagle Claw. In his words, "I ordered this rescue mission prepared in order to safeguard American lives and protect America's national interests, and to reduce the tensions in the world that have been caused among many nations as this crisis has continued."

On April 24, 1980, six C-130 transport planes set off to rendezvous with a group of nine U.S. military helicopters at a remote desert location, southeast of Tehran. Each vessel carried American soldiers ready to do whatever it took to rescue their fellow Americans

Unfortunately, the rescue was not meant to be. Two helicopters broke down and one was damaged upon landing at the rendezvous point, and the mission was forced to abort. As if the hostages not being saved on that night was not disappointing enough, the real tragedy followed immediately thereafter. One of the helicopters clipped a C-130 transport as it took off. Tragically, the helicopter crashed, killing eight United States servicemen and injuring four others.

Mr. Speaker, these servicemen embarked upon their mission with one objective: to leave no man behind. It is imperative that today we do the same. We must honor the fallen soldiers and their memory. We must learn from their bravery and their determination. We must preserve the memory of each and every one of the courageous men who lost their lives in this valiant effort. In short, Mr. Speaker, we must never forget the sacrifice they made for their fellow soldiers. I urge my colleagues to support this resolution.

COMCAST LEADERS AND ACHIEVERS SCHOLARSHIP AWARD WINNERS

HON. DENNIS MOORE

OF KANSAS

IN THE HOUSE OF REPRESENTATIVES

Monday, July 11, 2005

Mr. MOORE of Kansas. Mr. Speaker, I rise today to congratulate three students in the Third District of Kansas who are being honored for their community service, leadership skills, positive attitudes and academic achievement. On August 10, 2005, the Comcast Leaders and Achievers Scholarship Program will award these students with grants to aid their pursuit of higher education. These students were nominated for this scholarship by the principals of their respective high schools, and they have distinguished themselves, their schools, and their community by being selected from a nationwide field of nominees. It is my honor to recognize each student, their school, and their hometown by listing them in the CONGRESSIONAL RECORD.

Samantha Brown, Olathe Northwest High School, Olathe, KS.

Adam Doll, Olathe South High School, Olathe, KS.

Lorie Wadell, Olathe North High School, Olathe, KS.

COMMENDING DISTRICT OF CO-LUMBIA COURT OF APPEALS CHIEF JUDGE ANNICE WAGNER

HON. ELEANOR HOLMES NORTON

OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Monday, July 11, 2005

Ms. NORTON. Mr. Speaker, because of my personal admiration and friendship, I am particularly pleased to rise today to introduce a resolution that gives me personal pleasure even beyond the pleasure I would normally have in commemorating the service of District of Columbia Court of Appeals Chief Judge Annice Wagner. Judge Wagner's distinguished service for almost 30 years to the courts and to the people of the District of Columbia is documented in this resolution, also introduced in the Senate by Governmental Affairs Chair, SUSAN COLLINS, I am pleased to ask the House as well to express its gratitude to Chief Judge Wagner.

Judge Wagner was first nominated as an Associate Judge by President Jimmy Carter in 1977, re-nominated by President George H.W. Bush in 1990, and appointed Chief Judge in 1994 By President Bill Clinton, Under Judge Wagner's leadership, the Court has benefited in many ways while growing in respect by the profession, the bar and the Congress. Recently, along with other officials, I helped Judge Wagner break ground on the renovation of the historic Old District of Columbia Courthouse (Old City Hall), a project she has long championed as the new home of our highest court, which Chief Judge Wagner has so successfully led. The Chief Judge led the court through a historic transition after the federal government for the first time assumed financial responsibility for the D.C. courts. Although the President always has appointed the judges of the D.C. courts, the District of Columbia alone was responsible for the costs until passage of the District of Columbia Revitalization Act of 1997. Joining the financial responsibility with the appointing power helped the District emerge from its worst financial crisis in a century. However, the transition required changes in many details of operations, and the leadership of Chief Judge Wagner was critical to the success of this important transition.

When Judge Wagner was Annice Robinson and I was Eleanor Holmes, we were close friends and classmates at Dunbar High School. Annice was known then for her top academic achievements, her leadership skills, and her ability to bring people together. No one who knew Annice Robinson would be surprised that she would become Chief Judge of the highest court in her hometown or that she would leave her signature on the Court and on our city.

We are fortunate indeed that Chief Judge Wagner will assume senior status enabling the courts to continue to tap her years of experience and dedication. The Bar of the city, our elected officials, and our residents have been the direct beneficiaries of Judge Wagner's extraordinary service. Because of the role of the federal government in our local government,

Congress shares in the pride and gratitude of the city and the profession for Chief Judge Wagner's service. I ask the House to join me in endorsing this resolution of appreciation and commendation for the service of Chief Judge Annice Wagner.

SERVICEMEMBERS' GROUP LIFE INSURANCE ENHANCEMENT ACT OF 2005

HON. JEFF MILLER

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES $Monday, July\ 11,\ 2005$

Mr. MILLER of Florida. Mr. Speaker, I am proud to introduce H.R. 3200 the Service members' Group Life Insurance Enhancement Act of 2005. Honorable SHELLEY BERKLEY, Ranking Member of the Subcommittee on Disability Assistance and Memorial Affairs, joins me as an original cosponsor of the bill.

H.R. 3200 would amend and make permanent certain provisions of Public Law 109–13, the War Supplemental, as they pertain to the Servicemembers' Group Life Insurance (SGLI) and Veterans' Group Life Insurance (VGLI) programs, which expire on September 30, 2005.

Specifically, this bill would make permanent the maximum increases in coverage for both Servicemembers' and Veterans' Group Life Insurance from \$250,000 to \$400,000, and make permanent the increments of SGLI coverage a servicemember may elect from \$10,000 to \$50,000. It would also require the military service Secretary concerned to notify a servicemember's spouse or an unmarried servicemember's next-of-kin, in writing, if the servicemember declines coverage or chooses an amount of coverage less than the maximum, as well as ensure that a servicemember's spouse be notified if the servicemember designates someone other than the spouse or child as the policy beneficiary. Finally, the bill would amend the new Traumatic Injury Protection program, established in Public Law 109-13, to allow a servicemember to opt out of the program.

Mr. Speaker, Congress recognized the need to enhance VA insurance benefits provided to our servicemen and women and did so in the Supplemental. This bill builds on the provisions enacted in Public Law 109–13 and ensures that servicemembers are provided with adequate insurance options to protect their families and loved ones.

I urge my colleagues to support this bill.

TRIBUTE TO NORTH MIAMI AVENUE CHURCH OF GOD

HON. KENDRICK B. MEEK

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES $Monday, July\ 11,\ 2005$

Mr. MEEK of Florida. Mr. Speaker, today, I join the North Miami Avenue Church of God and its members in giving thanks to Almighty God on the wonderful occasion of the rededication of their expanded sanctuary.

The church had its beginning at a prayer meeting in November 1977 at the home of Mr. and Mrs. Roy Hitchman. The church obviously

filled a spiritual need in many people because, after only two months, the interest and support of additional congregants led the group to rent the church hall of the First Baptist Church of Carol City. By the end of the first month at First Baptist there were approximately 50 people attending each Sunday. The official opening and dedication of Bahman Avenue Church of God was held on Sunday, February 4, 1979

In November of 1994, the Florida State Overseer, Rev. Larry J. Timmerman, appointed Rev. Lawford A. Smith as pastor of the North Miami Avenue Church of God. Reverend Smith led the church in several new directions. Through a series of prayer meetings, worship services, neighborhood visitations, and the preaching of God's word, Reverend Smith continues to lead the church to new heights.

Early in 2005, now Bishop Smith, became concerned with the deteriorating condition of the main sanctuary and its surroundings. His concerns prompted him to propose a renovation project to the church. His vision was shared by a faithful group of people who were determined to see the work done.

Since April 4th, the membership has experienced the discomfort of dusty chairs, no airconditioning, limited lighting, and the like. Now that the project has been completed, members are united in saying that it was well worth it. We are humbled to see what God can accomplish through the good works of people of willing heart and mind.

I want to extend my congratulations and best wishes to Bishop Smith and his congregation on this joyous occasion. May this new sanctuary help inspire those who gather together in His name.

HENRY LAMB EXPOSES THE DANGERS OF CODEX

HON. RON PAUL

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES Monday, July 11, 2005

Mr. PAUL. Mr. Speaker, I urge my colleagues to read "Your dietary supplements: Under attack again" by Henry Lamb, which I am inserting into the RECORD. Mr. Lamb explains the threat to American consumers of dietary supplements and American sovereignty by the Codex Alimentarius commission, commonly referred to simply as Codex. The United Nations created Codex to establish international standards for foods and medicines. Just last week, representatives of the United States government agree to a final version of Codex's standards on dietary supplements which, if implemented in the United States, could drastically reduce Americans' ability to obtain the supplements of their choice. Members of the American bureaucracy may be hope to achieve via international fiat what they cannot achieve through the domestic law-making process—the power to restrict consumers' access to dietary supplements. American bureaucrats may gain this power if the World

Trade Organization, which considers Codex

"guidelines" the standard by which all other

regulations are judged, decides that our failure

to "harmonize" our regulations of dietary sup-

plements to meet Codex's "recommendations" violates international trading standards! This could occur despite the fact that American consumers do not want to be subjected to the restrictive regulations common in other parts of the world, such as the European Union.

This article is typical of Henry Lamb's work. For almost twenty years, beginning at an age when most Americans are contemplating retirement, Mr. Lamb has worked to expose and stop threats to American liberty, sovereignty, and prosperity. Mr. Lamb became involved in the battle for liberty when, as the CEO of a Tennessee construction company, he founded a state association of contractors to work against excessive regulations. In 1988. Henry Lamb founded the Environmental Conserva-Organization defend to environmentalism, which is rooted in the truth that there is no better steward of the environment than a private property owner, from those who used the environment as a cover for their radical statist agendas. Since 1992, Mr. Lamb and ECO have focused on the threat to economic liberty and self-government posed by the radical global environmental agenda.

Henry Lamb works to further the cause of liberty by giving speeches around the country, editing an on-line magazine, making numerous television and radio appearances, and writing a weekly column to inform his fellow Americans of the latest scheme to undermine their freedoms. Mr. Lamb is the model of a citizenactivist, and all who wish to become involved in the battle for freedom can learn from his example. In conclusion, I once again urge my colleagues to read Mr. Lamb's article to learn about the need to protect American consumers from Codex, and I thank Mr. Lamb for his tireless devotion to the cause of freedom.

[From the WorldNetDaily, June 11, 2005]
YOUR DIETARY SUPPLEMENTS: UNDER ATTACK
AGAIN

(By Henry Lamb)

The Codex Alimentarius Commission sounds like one of those shadowy, sinister organizations conjured up by one-world-government nuts to scare people.

Truth: It is!

The Food and Agriculture Organization and the World Health Organization created this commission in the early 1960s to set standards for food safety and to "harmonize" the laws of member nations. The commission was endorsed by U.N. Resolution 39/248, which says:

"When formulating national policies and plans with regard to food, governments should take into account the need of all consumers for food security and should support and, as far as possible, adopt standards from the . . . Codex Alimentarius. . . "

The Codex Alimentarius Commission consists of delegates from 163 member nations representing 97 percent of the world's population. It meets every two years, either in Rome or Geneva. Between meetings, the commission is governed by an executive committee that directs the activities of its many committees.

Of immediate concern is the ongoing effort to bring dietary supplements in America under the control of standards set by this commission. Dietary supplements generate a \$17 billion industry in the United States, which affects more than 150 million consumers, according to Congressional findings (H.R. 2485). Proposed procedures and stand-

ards could virtually destroy this market and deprive millions of Americans of the supplements they want to use.

The European Union Directive on Dietary Supplements, which becomes law in August, severely restricts the types and quantities of supplements that may be legally sold. Most forms of vitamins C and E, for example, are not available, or are available only in extremely small doses. If current plans proceed on course, American consumers are in for a shock.

How can this little-known international commission control what consumers buy in the United States?

An even less-known agency, deep within the bowels of the U.S. Department of Agriculture is responsible for U.S. participation in the Codex Commission and designates delegates to each of the commission's committees. Barbara O. Schneeman is the delegate to the Codex Committee on Nutrition and Food for Special Dietary Uses.

The effort to regulate dietary supplements has been under way for more than a decade. In 1994, Congress adopted the Dietary Supplement Health and Education Act, which kept supplements beyond the reach of the drug police. In the past, Codex recommendations have been non-binding. Now, however, the Codex Alimentarius Commission is teaming up with the World Trade Organization to bring international enforcement to the dietary-supplement battle.

Ironically, it was primarily the U.S. that brought the WTO into existence in 1994, as the successor to GATT, the General Agreement on Tarriffs and Trade. The WTO agreement specifically requires that the member nations—including the U.S.—conform its laws to meet the requirements of WTO decisions. Failure to conform results in stiff financial penalties. The Codex Commission and the European Union want the WTO to enforce Codex standards, which fly directly in the face of the Dietary Supplement Health and Education Act.

Pascal Lamy of France was just selected as director general of the WTO. Lamy served as a member of the French Socialist Party's steering committee and was chief of staff and representative of the European Commission for President Jacques Delors. Since 1995, he has served as a member of the Central Office of the Mouvement Européen (France) and as a member of the European Commission, responsible for trade.

The Codex Commission will be meeting in Rome July 4-9 to adopt the final rules on dietary supplement use. Dr. Carolyn Dean, president of Friends of Freedom International, will attend this meeting and return to the U.S. just in time to present her report to the Sixth Annual Freedom 21 Conference in Reno, July 14-16.

The Codex Alimentarius Commission's reach is much broader than dietary supplements. Its committees are also working on standards for pesticide residue, labeling of all kinds of foods, food additives and nutrients, veterinary medicine and drugs, as well as standards and methods for analysis. The function of this organization is to establish standards for all food worldwide and to enforce those standards through the power of the World Trade Organization.

Few people know that there is such a thing as the Codex Alimentarius Commission. It was created to promote food safety in international trade. It is on the brink of becoming an Orwellian bureaucracy—far worse than the worst fantasies of the one-world conspiracy theories.

The Codex Alimentarius Commission is neither fantasy nor theory; it is real.